1	James L. Kopecky, Esq. Illinois Bar No. 6225359 ( <i>Pro Hac Vice Pending</i> ) <b>KOPECKY SCHUMACHER ROSENBURG PC</b> 120 N. LaSalle St., Suite 2000 Chicago, Illinois 60602 (312) 527-3966		
2			
3			
4	jkopecky@ksrpc.com		
5	Chad C. Butterfield, Esq. Nevada Bar No. 010532		
6	WILSON, ELSER, MOSKOWITZ, EDELMAN & DICKER LLP 300 South Fourth Street, 11th Floor Las Vegas, Nevada 89101 (702) 727-1400; FAX (702) 727-1401 chad.butterfield@wilsonelser.com Attorneys for Defendants Rainmaker Securities, LLC, Glen Wayne Anderson, Amy Boyet, Park Lane IBS LLC, and Andrew Kline		
7			
8			
9			
10	Thurew Rune		
11	UNITED STATES DISTRICT COURT		
12	DISTRICT OF	NEVADA	
13	FREDERICK M. DOUMANI, SR., as assignee of EMIL INTERACTIVE GAMES, LLC, a Nevada	CASE NO: 2:17-cv-03138-RFB-NJK	
14	limited liability company,	STIPULATION AND <del>[PROPOSED]</del> ORDER TO EXTEND DEADLINE TO	
15	Plaintiff, vs.	RESPOND TO PLAINTIFF'S COMPLAINT	
16	RAINMAKER SECURITIES, LLC, an Illinois	(Second Request)	
17	limited liability company; GLEN WAYNE ANDERSON, an Illinois resident; AMY BOYET, a	(Second Request)	
18	Missouri resident; PARK LANE IBS LLC, a		
19	Delaware limited liability company; ANDREW KLINE, a California resident; and DOES 1 through 10; ROE CORPORATIONS 11-20,		
20			
21	Defendants.		
22	Defendants RAINMAKER SECURITIES, LLC and PARK LANE IBS LLC (collectively		
23	"Defendants"), by and through their attorneys of record, James L. Kopecky, Esq. of KOPECKY		
24	SCHUMACHER ROSENBURG PC and Chad C. Butterfield, Esq. of WILSON, ELSER, MOSKOWITZ, EDELMAN & DICKER LLP, and Plaintiff FREDERICK M. DOUMANI, SR., as		
25			
26	assignee of EMIL INTERACTIVE GAMES, LLC, hereby stipulate and agree that the deadline for		
27	Defendants to respond to Plaintiff's complaint by 60 days, from the current deadline of April 11,		
	2010 - 1 11 2010		
28	2018 to June 11, 2018.		
28	2018 to June 11, 2018.		

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1	This stipulation is submitted in compliance with LR IA 6-1. Good cause exists for the			
2	2 requested extension, as the parties are attempting to	requested extension, as the parties are attempting to implement the prior settlement agreement		
3	previously referenced by Defendants. See ECF No. 14. Accordingly, the parties agree that the			
4	4 requested extension furthers the interests of this litigation	requested extension furthers the interests of this litigation and is not being requested in bad faith or		
5	to delay these proceedings unnecessarily. This is Defendants' second request for extension of the			
6	deadline.			
7	So Stipulated:			
8	8 DATED this 9th day of April, 2018	DATED this 9th day of April, 2018		
9	9 WILSON, ELS	SER, MOSKOWITZ,		
10	10 EDELMAN &	DICKER LLP		
11	11 /s/ Chad C. B Chad C. Butter			
12				
	300 South Four	th Street, 11 <sup>th</sup> Floor		
13	Las Vegas, NV	89101		
14	NOTECKI SC	CHUMACHER ROSENBURG PC		
15	Illinois Bai No.	6225359 Pro Hac Vice Pending)		
16	16   120 N. LaSalle Chicago, Illinoi			
17	Attorneys for D			
18	DATED this 9th day of April, 2018	DATED this 9th day of April, 2018		
19	19 MCDONALD	CARANO LLP		
20	20 /s/ Craig A. I	lewby		
21	21 Craig A. Newb	y, Esq.		
22		ara Avenue, Suite 1200		
23	23 Las Vegas, NV Attorneys for P			
24	24			
25	25			
26	26			
27	27			
	11			

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## **ORDER**

## GOOD CAUSE SHOWN, IT IS SO ORDERED.

Dated this 10th day of April, 2018.

UNITED STATES MAGISTRATE JUDGE